

## General Assembly

## **Amendment**

February Session, 2010

LCO No. 4106

\*SB0036104106SD0\*

Offered by:

SEN. DUFF, 25<sup>th</sup> Dist. REP. BARRY, 12<sup>th</sup> Dist.

To: Subst. Senate Bill No. **361** 

File No. 256

Cal. No. 168

## "AN ACT CONCERNING IMPLEMENTATION OF THE S.A.F.E. MORTGAGE LICENSING ACT."

- 1 In line 63, after "commissioner" insert ", which date shall be
- 2 published by the commissioner in information provided to the system
- 3 and on the department's Internet web site not later than sixty days
- 4 prior to such date"
- 5 In line 77, after "commissioner," insert "which date shall be
- 6 published by the commissioner in information provided to the system
- 7 and on the department's Internet web site not later than sixty days
- 8 prior to such date,"
- 9 In line 79, strike "on" and insert in lieu thereof "as of"
- 10 In line 80, strike "on" and insert in lieu thereof "as of"
- In line 163, after "commissioner" insert ", which date shall be
- 12 published by the commissioner in information provided to the system
- 13 and on the department's Internet web site not later than sixty days

- 14 prior to such date"
- In line 188, after "commissioner," insert "which date shall be
- 16 published by the commissioner in information provided to the system
- and on the department's Internet web site not later than sixty days
- 18 prior to such date,"
- 19 In line 189, strike "on" and insert in lieu thereof "as of"
- In line 234, after "bond" insert "for licensed mortgage lenders and
- 21 mortgage correspondent lenders shall be not less than one hundred
- 22 thousand dollars, and the penal sum of the bond for mortgage brokers"
- In line 249, after "than" insert "one hundred thousand dollars for an
- 24 exempt registrant under subsection (a) of section 36a-487 and not less
- 25 than"
- In line 250, after "dollars" insert "for an exempt registrant under
- 27 <u>subsection (b) of section 36a-487</u>"
- 28 Strike lines 344 to 355, inclusive, in their entirety and insert the
- 29 following in lieu thereof:
- 30 "(1) (A) For mortgage lender licensees, mortgage correspondent
- 31 lender licensees and exempt registrants under subsection (a) of section
- 32 36a-487: (i) If the aggregate dollar amount of all residential mortgage
- 33 loans originated by such licensee or exempt registrant in the
- 34 proceeding calendar year is less than thirty million dollars, the penal
- 35 sum of the bond shall be one hundred thousand dollars; (ii) if the
- 36 aggregate dollar amount of all residential mortgage loans originated
- by such licensee or exempt registrant in the preceding calendar year is
- 38 thirty million dollars or more but less than one hundred million
- 39 dollars, the penal sum of the bond shall be two hundred thousand
- 40 dollars; (iii) if the aggregate dollar amount of all residential mortgage
- 41 loans originated by such licensee or exempt registrant in the preceding
- 42 calendar year is one hundred million dollars or more but less than two
- 43 hundred fifty million dollars, the penal sum of the bond shall be three

44 hundred thousand dollars; and (iv) if the aggregate dollar amount of

- 45 <u>all residential mortgage loans originated by such licensee or exempt</u>
- 46 registrant in the preceding calendar year is two hundred fifty million
- 47 <u>dollars or more, the penal sum of the bond shall be five hundred</u>
- 48 thousand dollars.
- 49 (B) For mortgage broker licensees and exempt registrants under
- 50 subsection (b) of section 36a-487: (i) If the aggregate dollar amount of
- 51 all residential mortgage loans originated by such licensee or exempt
- 52 registrant in the preceding calendar year is less than thirty million
- dollars, the penal sum of the bond shall be fifty thousand dollars; (ii) if
- 54 the aggregate dollar amount of all residential mortgage loans
- 55 originated by such licensee or exempt registrant in the preceding
- 56 calendar year is thirty million dollars or more but less than fifty
- 57 million dollars, the penal sum of the bond shall be one hundred
- 58 thousand dollars; and (iii) if the aggregate dollar amount of all
- 59 <u>residential mortgage loans originated by such licensee or exempt</u>
- 60 registrant in the preceding calendar year is fifty million dollars or
- 61 more, the penal sum of the bond shall be one hundred fifty thousand
- 62 dollars.
- 63 Strike lines 357 and 358 in their entirety and insert in lieu thereof "all
- 64 <u>residential mortgage loans originated by such licensees or exempt</u>
- 65 <u>registrants in the preceding calendar year includes loan originations by</u>
- 66 third parties and shall be"
- 67 In line 367, strike "the" and insert in lieu thereof "all"
- 68 In line 367, strike "<u>by all</u>"
- 69 In line 368, strike "mortgage loan originator licensees"
- 70 In line 593, bracket "(i)"
- 71 In line 594, after "dollars" insert "; ["
- 72 In line 598, after "2010;" insert a closing bracket

- 73 In line 608, before "contract" insert "most recent"
- In line 611, bracket "week" and after the closing bracket insert
- 75 "weekly period"
- In line 612, bracket "week" and after the closing bracket insert
- 77 "weekly period"
- In line 612, after "." insert the following: "For purposes of
- determining the beginning of each weekly period, the first day of each
- 80 weekly period shall be the effective date of the applicable average
- 81 prime offer rate, as of the date the interest rate is set."
- After line 620, insert the following:
- 83 "(iii) For purposes of this clause and clause (i) of this subparagraph,
- 84 the date the interest rate is set shall be the last date on which the rate is
- 85 set if the rate is adjusted on or before consummation."
- In line 621, bracket "(iii)" and after the closing bracket insert "(iv)"
- 87 In line 623, before "The" insert an opening bracket
- 88 In line 625, after "." insert a closing bracket
- After the last section, add the following and renumber sections and
- 90 internal references accordingly:
- 91 "Sec. 501. Section 36a-760j of the 2010 supplement to the general
- 92 statutes is repealed and the following is substituted in lieu thereof
- 93 (Effective from passage):
- No person shall influence real estate appraisals of residential
- 95 property. For the purposes of this section, "influence residential real
- 96 estate appraisals" means to directly or indirectly coerce, influence or
- 97 otherwise encourage an appraiser to misstate or misrepresent the
- 98 <u>value of residential property and includes, but is not limited to: (1)</u>
- 99 Refusal, or intentional failure, to pay an appraiser for an appraisal that
- 100 reflects a fair market value estimate that is less than the sale contract

101 price; or (2) refusal, or intentional failure, to utilize, or encouraging 102

- other mortgage brokers not to utilize, an appraiser based solely on the
- 103 fact that the appraiser provided an appraisal reflecting a fair market
- 104 value estimate that was less than the sale contract price.
- 105 Sec. 502. Subsection (h) of section 36a-498 of the 2010 supplement to
- 106 the general statutes is repealed and the following is substituted in lieu
- 107 thereof (*Effective from passage*):
- 108 (h) No mortgage lender or mortgage correspondent lender shall
- include in a residential mortgage loan for which an application is 109
- 110 received by such lender on or after October 1, 2009, a provision that
- 111 increases the interest rate as a result of a default other than (1) a failure
- 112 to comply with a provision to maintain an automatic electronic
- 113 payment feature where such maintenance provision has been provided
- 114 in return for an interest rate reduction and the increase is no greater
- 115 than such reduction, or (2) a provision included in connection with the
- 116 refinancing of a troubled loan or loan modification where the interest
- 117 rate is reduced or eliminated, provided the borrower complies with the
- terms of the refinanced or modified loan obligation. 118
- 119 Sec. 503. Section 36a-299 of the general statutes is repealed and the
- 120 following is substituted in lieu thereof (*Effective from passage*):
- 121 (a) A Connecticut bank may permit unlimited transfers by
- 122 negotiable withdrawal order from a savings account consisting of
- 123 savings deposits deposited to the credit of, or in which the entire
- 124 beneficial interest is held by, one or more individuals, or by a
- 125 corporation, partnership, association or other organization operated
- 126 primarily for religious, philanthropic, charitable, educational, political,
- 127 or other similar purposes and not operated for profit or from deposits
- 128 of public funds by an officer, employee or agent of the United States or
- 129 of any state, county, municipality or political subdivision thereof.
- 130 (b) A Connecticut bank may permit transfers by negotiable
- 131 withdrawal order from savings accounts in which any beneficial
- 132 interest is held by a corporation, partnership, association or other

organization operated for profit, provided under the terms of the deposit contract or by practice of such bank, the depositor may make no more [than three] transfers [by negotiable withdrawal order or check made by the depositor during any month or statement cycle of at least four weeks. The limitation on transfers in this subsection does not apply to (1) preauthorized or automatic transfers made by a means other than negotiable withdrawal order or check made by the depositor; (2) telephone transfers; (3) transfers to the bank at which the savings account is held to repay loans and associated expenses and to cover overdrafts; or (4) transfers to another account the depositor has at the bank and withdrawals when the transfers or withdrawals are made by mail, messenger, automated teller machine or in person] than the number permitted under Section 204.2 (d)(2) of Regulation D of the Federal Reserve Board, 12 CFR 204, as amended from time to time."